IN THE UNITED STATES DISTRICTT COURT FOR THE SOUTHERN DISTRICT OF ILLINOIS

UNITED STATES OF AMERICA,)
Plaintiff,)))
VS.) Case No. 17-cr-30201-MJR-1
)
GEORGE RHODES,)
)
Defendant.)

ORDER FOR DETENTION

WILLIAMS, Magistrate Judge:

A. Overview

On December 19, 2017, the Court held a detention hearing pursuant to 18 U.S.C. § 3142(f) of the Bail Reform Act. Based on the evidence presented at the hearing and the information contained in the Pretrial Services Report and the Indictment (Doc. 1), the Court GRANTS the Government's Motion to Detain, and hereby ORDERS the above-named defendant detained pursuant to 18 U.S.C. §§ 3142(e) and (i).

B. Statement of Reasons for the Detention

The Court hereby **ORDERS** the defendant **DETAINED** because it finds:

- By clear and convincing evidence that no condition or combinations of conditions will reasonably assure the safety of any other person and the community.

C. Finding of Fact

The Court's findings are based on the information which was presented in Court and the information contained in the Pretrial Services Report, including the following:

 \checkmark (1) Nature and circumstances of the offense charged:

 \checkmark (a) The crime:

Count 1:

Possession with intent to distribute a mixture or substance containing cocaine in violation of 21 U.S.C. §§ 841(a)(1) and 841(b)(1)(C).

Count 2:

Felon in possession of a firearm in violation of 18 U.S.C. § 922(g)(1).

(b) The offense is a crime of violence.		
(c) The offense is a Federal crime of terrorism.		
(d) The offense involves a minor victim.		
(e) The offense involves a controlled substance, firearm, explosive,		
or destructive device;		
(f) The offense involves a narcotic drug.		
(g) The offense involves a large amount of controlled substances, to wit:		
(g) The offense involves a large amount of conditioned substances, to with		
(2) The weight of the evidence against the defendant is high.		
✓ (3) The history and characteristics of the defendant, including:		
(a) General Factors:		
The defendant appears to have a mental condition which may		
affect whether the defendant will appear.		
The defendant has no family ties in the area.		
The defendant has no steady employment.		
The defendant has no substantial financial resources.		
The defendant is not a long time resident of the community.		
The defendant does not have any significant community ties.		
Past conduct of the defendant: lack of compliance with prior		
supervised release conditions		
The defendant has a history relating to drug abuse.		
The defendant has a history relating to alcohol abuse.		
✓ The defendant has a significant prior criminal record.		
The defendant has a prior record of failure to appear at court		
proceedings.		
(b) Whether the defendant was on probation, parole, or release by a court:		
At the time of the current arrest, the defendant was on:		
Probation		
Parole		
Release pending trial, sentence, appeal or completion of sentence.		
(c) Other Factors:		
The defendant is an illegal alien and is subject to deportation.		
The defendant is all megal and is subject to deportation. The defendant is a legal alien and will be subject to deportation		
if convicted.		
Other:		
Other.		
(4) The nature and seriousness of the danger by the defendant's release are as		
follows:		
(5) <u>Rebuttable Presumptions</u>		
The Court finds the defendant is subject to and has not rebutted the rebuttable		
presumption that no condition or combination of conditions will reasonably assure		

the appearance of the defendant as required and the safety of any other person and the community, as set forth in 18 U.S.C. § 3142(e). In determining that the defendant is subject to one of the rebuttable presumptions set forth in either 18 U.S.C. § 3142(e), the Court finds:

	Pursuant to 18	U.S.C. § 3142(e)(2),
	(A)	the defendant has been convicted of a Federal
		offense that is described in subsection (f)(1) of this
		section, or of a State or local offense that would have
		been such an offense if a circumstance giving rise to
		Federal jurisdiction had existed;
	(B)	the offense described in subparagraph (A) was
	(D)	committed while the defendant was on release
		pending trial for a Federal, State or local offense;
	(6)	AND
	(C)	a period of not more than five years has elapsed since
		the date of conviction, or the release of the person
		from imprisonment for the offense described in
		subparagraph (A), whichever is later.
OR,		
	D	TIC C 8 2142(-)(2) there is such the course to be live a death
		U.S.C. § 3142(e)(3), there is probable cause to believe that
	the defendant	
	_ ✓ (A)	an offense for which a maximum term of
		imprisonment of ten years or more is prescribed in
		the Controlled Substances Act (21 U.S.C. 801 et
		seq.), the Controlled Substances Import and Export
		Act (21 U.S.C. 951 et seq.), or chapter 705 of title
		46;
	(B)	an offense under section 924(c), 956(a), or 2332b of
		this title;
	(C)	an offense listed in section 2332b(g)(5)(B) of title
	(-)	18, United States Code, for which a maximum term
		of imprisonment of 20 years or more is prescribed;
	(D)	an offense under chapter 77 of this title for which a
	(D)	maximum term of imprisonment of 20 years or more
		± ***
	(E)	is prescribed; or
	(E)	an offense involving a minor victim under section
		1201, 1591, 2241, 2242, 2244(a)(1), 2245, 2251,
		2251A, 2252(a)(1), 2252(a)(2), 2252(a)(3),
		2252A(a)(1), 2252A(a)(2), 2252A(a)(3),
		2252A(a)(4), 2260, 2421, 2422, 2423 or 2425 of this
		title.

D. Alternatives to Detention Considered

The Court, in finding that there are no conditions or combination of conditions which reasonably will assure the defendant's appearance and the safety of any other person and the community, has considered and rejected alternatives. Among the alternatives considered, the Court has rejected house arrest, electronic monitoring, and a daily reporting scheme. In rejecting these alternatives, the Court notes the gravity of the offense and the substantial penalties which may possibly be imposed.

E. Additional Directives

Pursuant to 18 U.S.C. § 3142(i)(2)-(4), the Court directs that:

- 1. The defendant be committed to the custody of the Attorney General for confinement in a corrections facility separate, to the extent practicable, from persons awaiting or serving sentences or being held in custody pending appeal; and
- 2. The defendant be afforded reasonable opportunity for private consultation with counsel; and
- 3. That, on order of a court of the United States, or on request of an attorney for the Government, the person in charge of the corrections facility in which the defendant is confined deliver the defendant to a United States Marshal for the purpose of an appearance in connection with a court proceeding.

IT IS SO ORDERED.

DATED: December 19, 2017

/s/ Stephen C. Williams
STEPHEN C. WILLIAMS
United States Magistrate Judge